Notice of Allowability	Application No.	Applicant(s)
	09/706,112	SWARTZ, JEROME
	Examiner	Art Unit
	Jared J. Fureman	2876
The MAILING DATE of this communication apperation All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGORY of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to the telephone intervience in the distribution of the allowed claim(s) is/are 20-25. 3. The allowed claim(s) is/are 20-25. 3. The drawings filed on are accepted by the Examiner the distribution of the image of the priority documents have a continuous of the priority documents have	(OR REMAINS) CLOSED in this or other appropriate communic GHTS. This application is subjusted MPEP 1308. won 5/14/2003. er 35 U.S.C. § 119(a)-(d) or (f). been received.	s application. If not included ation will be mailed in due course. THIS ect to withdrawal from issue at the initiative
2. Certified copies of the priority documents have been received in Application No		
3. Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 5. Acknowledgment is made of a claim for domestic priority un (a) The translation of the foreign language provisional ap 6. Acknowledgment is made of a claim for domestic priority un Applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of the translation of the proposed drawing comply application of the complex of the proposed drawing comply including changes required by the Notice of Draftspersion of the proposed drawing complex including changes required by the proposed drawing complex including changes required by the proposed drawing complex including changes required by the attached Examiner's light including changes required by the	der 35 U.S.C. § 119(e) (to a propplication has been received. der 35 U.S.C. §§ 120 and/or 12 this communication to file a repnis application. THIS THREE-ted. Note the attached EXAMII on(s) why the oath or declaration on's Patent Drawing Review (Forrection filed 03 November 20 Amendment / Comment or in the option of the properties of the comment of the option of th	ovisional application). 21. Ily complying with the requirements noted MONTH PERIOD IS NOT EXTENDABLE NER'S AMENDMENT or NOTICE OF n is deficient. PTO-948) attached 100, which has been approved by the he Office action of Paper No
9. DEPOSIT OF and/or INFORMATION about the deposi attached Examiner's comment regarding REQUIREMENT FOR TH	t of BIOLOGICAL MATERIA	U must be submitted at a
Attachment(-)		
 Attachment(s) 1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948) 5 Information Disclosure Statements (PTO-1449), Paper No 7 Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4⊠ Interview Sur 6⊠ Examiner's A	ormal Patent Application (PTO-152) nmary (PTO-413), Paper No. <u>23</u> . mendment/Comment tatement of Reasons for Allowance

U.S. Patent and Trademark Office PTO-37 (Rev. 04-03)

Art Unit: 2876

DETAILED ACTION

Receipt is acknowledged of the change of address, filed on 12/4/2002, and the amendment filed on 5/5/2003, both of which have been entered in the file. Claims 20-25 are pending.

Examiner's amendment

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. G. Roger Lee (28,963) on 5/14/2003.

The application has been amended as follows:

In the claims:

Claim 20:

Line 10, "the" (first occurrence) has been replaced with --a--.

Line 11, "the" (first occurrence) has been replaced with --an--, and "the" (second occurrence) has been replaced with --a--.

Allowable Subject Matter

- 2. Claims 20-25 have been allowed over the prior art of record.
- 3. The following is an examiner's statement of reasons for allowance: The prior art of record, taken alone or in combination, fails to teach or fairly suggest: A hand-held apparatus for writing optical indicia on a medium, the apparatus comprising: a housing

Art Unit: 2876

configured to be hand held while disconnected from the medium; a light source connected to the housing for generating a light beam suited for writing the optical indicia on the medium; a scanning element connected to the housing under control of the CPU that directs the light beam at the medium in a pattern prescribed by the CPU; wherein a position and orientation of the light beam relative to the medium is dependent on an orientation in which a user holds the housing, which is disconnected from the medium, in combination with the other claimed limitations as set forth in the claims.

Takahashi, deceased (US 5,057,943, previously cited) teaches an apparatus for writing optical indicia on a medium (1). The apparatus includes: a central processing unit (CPU) (A/0 controller 6) for controlling the apparatus, a light source (laser 2) for generating a light beam (laser beam) suited for writing the optical indicia on the medium, a scanning element (A/0 modulator 5 and polygon mirror 70) under control of the CPU that directs the light beam at the medium in a pattern prescribed by the CPU, the light beam (laser beam) is pulsed by the A/0 modulator 5 (see figures 1, 4, column 1 lines 6-12, column 2 lines 43-66, and column 3 line 22 - column 4 line 9).

Takahashi fails to teach a housing configured to be hand held while disconnected from the medium, wherein a position and orientation of the light beam relative to the medium is dependent on an orientation in which a user holds the housing, which is disconnected from the medium. Furthermore, Takahashi teaches holding the medium (1) between rollers (11 and 12) while writing on the medium (see column 3 line 59 - column 4 line 9).

Art Unit: 2876

Christopher et al (US 5,227,617, previously cited) teaches a hand held apparatus (10) for writing optical indicia on a medium (roll R). The apparatus includes: a housing (handle 20 and housing 22) configured to be hand held (see figures 1, 2, 4, column 3 line 60 - column 4 line 29, column 5 lines 51-57, and column 6 lines 49-54). However, the housing is not configured to be hand held while disconnected from the medium. The medium is held by the housing and is dispensed from the housing (see figure 2).

Thus, even when combined, Takahashi and Christopher et al fail to teach the present invention as claimed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Dobbins et al (US 4,727,245), Brekka et al (US 4,377,741), and Okubo (JP 2001-266062 A) all teach hand held data scanners with printers. Swartz (US 6,533,174 B2) issued from the parent application serial number 09/176,064.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jared J. Fureman whose telephone number is (703) 305-0424. The examiner can normally be reached on 7:00 am - 4:30 PM M-T, and every other Friday.

Art Unit: 2876

Page 5

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (703) 305-3503. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

May 15, 2003

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